

1 JESSE LASLOVICH
2 United States Attorney
3 MADISON L. MATTIOLI
4 MT Bar No. 36411284
5 ABBIE J.N. CZIOK
6 MT Bar No. 55781377
7 Assistant U.S. Attorneys
8 U.S. Attorney's Office
9 901 Front Street, Suite 1100
Helena, MT 59626
Phone: (406) 457-5269 – Madison
(406) 457-5268 – Abbie
Fax: (406) 457-5130
Email: madison.mattioli@usdoj.gov
abbie.cziok@usdoj.gov

MARK STEGER SMITH
MT Bar No. 4160
TIMOTHY A. TATARKA
CA Bar No. 277219
Assistant U.S. Attorneys
U.S. Attorney's Office
James F. Battin Federal Courthouse
2601 2nd Ave. North, Suite 3200
Billings, MT 59101
Phone: (406) 247-4667 – Mark
(406) 247-4642 – Tim
Fax: (406) 657-6058
Email: mark.smith3@usdoj.gov
timothy.tatarka@usdoj.gov

9 Attorneys for Federal Defendants and
10 Defendant United States of America.

11 **IN THE UNITED STATES DISTRICT COURT**
12 **NORTHERN DISTRICT OF CALIFORNIA, OAKLAND DIVISION**

13 CALIFORNIA COALITION FOR WOMEN
PRISONERS; et al.,

CASE NO. 4:23-CV-04155-YGR

14 Plaintiffs

15 v.

16 UNITED STATES OF AMERICA FEDERAL
BUREAU OF PRISONS; et al.,

UNITED STATES' RESPONSE TO
DKT. 320

17 Defendants.

18

19 On June 12, 2024, the Court ordered “the parties in the above-captioned matter to advise the

20 Court by no later than Monday, June 17, 2024, whether they object to the Court issuing, in connection

21 with its ruling on the motions, the public version of Special Master Still’s report on the closure of

22 Federal Correctional Institution Dublin.” (Dkt. 320.) The United States objects to the Court issuing a

23 public version of the Special Master’s report as the time for the parties to file objections to the report has

24 not yet expired, and BOP intends to make use of that interval and file such objections to note findings in

25 the report that are demonstrably incorrect. Fed. R. Civ. P. 53(f)(2).

1 DATED this 17th day of June, 2024.
2
3
4

5 JESSE A. LASLOVICH
6 United States Attorney
7
8

9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
/s/ *Madison L. Mattioli*
MADISON L. MATTIOLI
ABBIE J.N. CZIOK
MARK STEGER SMITH
TIMOTHY A. TATARKA
Assistant U.S. Attorneys
Attorneys for Defendant United States.